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APPROVED BY:	SUPERSEDES	ORIGINAL ISSUE DATE	DISTRIBUTION LEVEL(S)
Director	302.18 11/01/2004		1

#### **PURPOSE**

- 1.1 To ensure the confidentiality, integrity, and availability of all information entered and maintained in the Los Angeles County Department of Mental Health (DMH) Integrated System (IS).
- 1.2 To outline the acceptable use of the DMH Integrated System.
- 1.3 To state the requirements for formulating credentials used in the Integrated System in a manner that will not compromise the security of DMH internal databases and applications.

#### SCOPE

- 2.1 This policy applies to all software and applications comprising the Integrated System.
- 2.2 This policy applies to all personnel who have or are responsible for an account requiring a password in the Integrated System.

### **INTRODUCTION**

3.1 The Health Insurance Portability and Accountability Act of 1996 (HIPAA) mandates significant changes in the level and regulatory environment governing the provision of health benefits, the delivery of and payment for healthcare services, and the security and confidentiality of individually identifiable protected health information (PHI) in written, electronic, and oral formats.

### **DEFINITIONS**

4.1 <u>Authorization</u> The granting of the right to access PHI. Required by HIPAA for use and disclosure for reasons other than for treatment, payment, or operations.



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4.2	4.2 <u>Authentication</u> The process by which a user is identified as who he/sh claims to be to be. A measure used to verify the eligibility of user to access PHI that is designed to protect against the fraudulent use of a system or the unauthorized transmission information.				
4.3	Availability.	The state of b	eing usable an	d readily acces	ssible.
4.4	Chief Information Office Bureau	A Division of systems.	DMH that mana	ages computer	ized information
4.5	Client	The person w	ho is subject of	PHI.	
4.6	Confidentiality	The state in which PHI is shared or released in a controlled manner is not made available or disclosed to unauthorized individuals, entities, or processes. Data or information that is regarded as sensitive for some reason and must, therefore, be protected against theft or improper use and must be disseminated only to individuals or organization authorized to have it. That authorization may be granted by the client whose information is to be disclosed.			
4.7	Confidentiality Oath	A form (Attachment I) that documents the agreement of the signer to protect the PHI of clients.			
4.8	Covered Entity	All health care providers, health plans, and clearinghouses, or any entities that contain components engaged in activities that transmit PHI electronically.			
4.9	<u>Credentials</u>	The combination of (1) information that identifies an individual to a computer system (e.g., user ID) and (2) information known only to the individual (e.g., a password) which allows access to a computer system.			
4.10	Disclosure	to PHI, out	side the enti	ty holding tl	ng of, or access he information. HIPAA unless



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	disclosure is related to the provision of health of Payment, or operations of the entity responsible for PHI, or under a limited set of other circumstances, e.g public health reasons.				oonsible for the
4.11	Electronic Information	•	mation a data	•	uter, transported and stored on
4.12	<u>Entitlement</u>	The level of privilege to access protected information that has been authenticated and authorized. The level of access to PHI granted to an individual.			
4.13	Health Care Operations	Any activity of a covered entity protected by HIPAA Regulations Operations including peer review, quality assessment, case management, training, and auditing services, fraud investigations, business planning, etc.			
4.14	Health Information	medium, that: 1. Is created plan, public h or university, 2. Is related mental health 3. Document or 4. Describes	or received by ealth authority, or health care of to the past, part or condition of sthe provision	a health care employer, life elearinghouse; or sent, or fur any individual of health care	ture physical or
4.15	<u>HIPAA</u>	Health Insura	ance Portabilit	y and Accou	ntability Act of
4.16	Individually Identifiable	collected from	m a Health li ceived by a pro	nformation in ovider, plan, o	ic information, dividual that is r clearinghouse, ture physical or



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health care t future payme			o an individua	l; or to the partifies	the provision of ast, present, or the individual or	
	4.17	Inquiry	The act of acc System.	cessing informa	ation from the	DMH Integrated
	4.18	Integrated System	The multi-user production computer system used to collect, store, process, retrieve, and disseminate information regarding clients, services, providers, and staff within the DMH treatment system.			
	4.19	Integrity	As related to data, the quality of being complete, unimpaired, sound, and in perfect condition.			
	4.20	Local Plan	State legislation that provided funding to local government to provide mental health services, stipulating standards of treatment, cost reporting, and data collection.			
	4.21	Logon ID and Password	A logon ID is a naming convention that identifies a user. A password is a code issued by the CIO Bureau to users of the Integrated System to allow entry of and access to information through personal computers. Both the logon ID and the password are required to access the Integrated System. In order for an employee to be issued a logon ID and password, he/she must sign a Confidentiality Oath.			
	4.22	Need to Know	A security principle stating that a user should have access only to that data needed to perform a particular function.			
	4.23	Privacy Rule	information. A	A Privacy Rule	violation is an esult of an in	rivacy of health improper use or nocent mistake,
	4.24	Production	Software and	data that are u	sed in the form	mal running of a



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computer application, as distinguished from that not being tested or staged.

### 4.25 <u>Protected Health</u> Information

4.30

User

Any individually identifiable health information collected or created as a consequence of the provision of health care by a covered entity in any form, including verbal communication with a staff member, to a client that falls under the purview of HIPAA. It is information that:

- ➤ Is created or received by a health care provider, plan, or clearinghouse;
- Relates to the past, present, or future physical or mental health condition of an individual, the provision of health care to the individual, or the past, present, or future payment for the provision of health care to the individual;
- Identifies the individual or is reasonably believed could identify the individual; and
- > Is transmitted or maintained in any form or medium.

With respect to individually identifiable health information,

a person who engages in the sharing, employment, application, utilization, examination, or analysis of such

4.26	Provider	Any person or entity supplying medical services and who bills for or is paid for medical services "in the normal course of business."
4.27	Read Access	Read access refers to the act of accessing information (using the computer) from the Integrated System without the capability of write access.
4.28	Role	Level of authorized access to the Integrated System.
4.29	<u>Unauthorized</u> <u>Disclosure</u>	The intentional or unintentional revealing of restricted information to individuals who do not have a "need to know" that information.



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information within an entity that maintains sinformation. In the context of HIPAA, an individual utilizes PHI to carry out the business of a health oprovider, plan, or clearinghouse.					n individual who
4.31	<u>User Account</u>	Information residing in a computer system that identifies an individual as an authorized user of that system. It is one component of a user's credentials.			
4.32	Write Access	(using the co		ne Integrated	sing information System with the

### **POLICY**

- 5.1 All persons, whether permanent, temporary, part-time, volunteer, or any other, shall be held personally accountable for their actions or negligence in ensuring the confidentiality, integrity, and availability of Integrated System data.
- 5.2 All DMH policies and legal requirements pertinent to confidentiality shall be maintained and observed.
- 5.3 Only personnel authorized by DMH who have signed confidentiality oaths may be issued credentials to have access to PHI. The respective Program Manager or designee determines the level of access (role) for each employee in the Integrated System.
- 5.4 No person shall allow any other person to use his/her logon ID and password to access the Integrated System.
- 5.5 Read/write access for any individual authorized to use the Integrated System shall be limited to the data necessary to carry out his/her specific assigned duties and responsibilities.
- 5.6 Inquiry and/or release of client information must be in compliance with all relevant DMH policies.



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- 5.7 Distribution and use of reports containing PHI shall follow pertinent DMH Privacy policies and procedures, including clear labeling of each page as "confidential information."
- 5.8 Facility/Program Directors shall be responsible for determining, maintaining records of, and taking appropriate action for any security violation in regard to protected health information in the Integrated System in their facility. Such action includes notification to the DMH Security Officer and Chief Information Officer.
- 5.9 Knowledge of a security violation must be reported immediately to one's supervisor.
- 5.10 DMH shall ensure the systems and operating procedures developed and operated by and for DMH contain internal and external controls so that there is no concentration of authority sufficient for one individual to commit undetected malicious or fraudulent acts.
- 5.11 DMH management shall cultivate and maintain a high level of employee awareness of the importance of data security. This employee awareness shall at a minimum consist of a signed acknowledgement of responsibility under this policy and other such security policies and procedures that DMH has implemented.
- 5.12 Purposeful violation of this policy, as determined by a Departmental investigation, may result in disciplinary action up to and including dismissal. Civil penalties may also be appropriate.

### **AUTHORITY**

Welfare and Institutions Code, Section 5328

Health Insurance Portability and Accountability Act of 1996 – http://www.cms.hhs.gov/hipaa

#### **ATTACHMENT**

Attachment I Confidentiality Oath